PATENT COOPERATION TREATY

	From the INTERNATIONAL BUREAU		
PCT	To:		
NOTIFICATION OF THE RECORDING	FENLON, Christine, Lesley		
OF A CHANGE	Haseltine Lake		
(PCT Rule 92bis.1 and	Imperial House		
Administrative Instructions, Section 422)	15-19 Kingsway London WC2B 6UD		
	United Kingdom		
Date of mailing (day/month/year)			
18 January 2005 (18.01.2005)			
Applicant's or agent's file reference	INADORTANT NOTIFICATION		
P85221PC00ER	IMPORTANT NOTIFICATION		
International application No.	International filing date (day/month/year)		
PCT/GB2004/003049	14 July 2004 (14.07.2004)		
1 The fellowing indicates			
The following indications appeared on record concerning: the applicant the inventor	the agent the common representative		
The inventor			
Name and Address	State of Nationality State of Residence		
KELSEUS LIMITED The Old Manor Road	GB GB		
St. Andrews Road	Telephone No.		
Cambridge CB4 1DH United Kingdom	Facsimile No.		
	Teleprinter No.		
2. The International Bureau hereby notifies the applicant that t	the following change has been recorded concerning:		
the person X the name the add	dress the nationality the residence		
Name and Address	State of Nationality State of Residence		
ANTICS TECHNOLOGIES LIMITED	GB GB		
The Old Manor Road St. Andrews Road	Telephone No.		
Cambridge CB4 1DH United Kingdom	TEN		
Onited Kingdom	Facsimile No.		
	Teleprinter No.		
5			
3. Further observations, if necessary:	711		
4. A copy of this notification has been sent to:			
X the receiving Office	the designated Offices concerned		
the International Searching Authority	the elected Offices concerned		
the International Preliminary Examining Authority	other:		
	Authorized officer		
The International Bureau of WIPO 34, chemin des Colombettes	Jean-Luc MARTIN		
1211 Geneva 20, Switzerland	Seguetor MAILLIA		
Facsimile No. (41-22) 338.87.40	Telephone No. (41-22) 338 9887		

PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

COOPER-ROLFE, Elizabeth Louise
Haseltine Lake
Imperial House
15-19 Kingsway
London WC2B 6UD
GRANDE BRETAGNE

PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(PCT Rule 71.1)

Date of mailing (day/month/year)

02.11.2005

Applicant's or agent's file reference P85221PC00ECR

85221PC00ECH

International application No. PCT/GB2004/003049

International filing date (day/month/year)

14.07.2004

Priority date (day/month/year)

22.07.2003

IMPORTANT NOTIFICATION

Applicant

KELSEUS LIMITED

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



European Patent Office - Gitschiner Str. 103 D-10958 Berlin

Tel. +49 30 25901 - 0 Fax: +49 30 25901 - 840 **Authorized Officer**

Geier, A

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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P85221PC00ECR	FOR FURTHER A	FOR FURTHER ACTION See Form PCT/IPEA/416				
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)			
PCT/GB2004/003049	14.07.2004		22.07.2003			
International Patent Classification (IPC) or national classification and IPC G06T15/70, G06F3/033, G06F9/44						
Applicant KELSEUS LIMITED						
This report is the international part Authority under Article 35 and to	oreliminary examination re	eport, established by this according to Article 36.	International Preliminary Examining			
2. This REPORT consists of a total	al of 4 sheets, including the	his cover sheet.				
3. This report is also accompanied	3. This report is also accompanied by ANNEXES, comprising:					
a. 🛭 sent to the applicant and	a. Sent to the applicant and to the International Bureau) a total of 4 sheets, as follows:					
sheets of the description, claims and/or drawings which have been amended and are the basis of this repo and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
☐ sheets which supers beyond the disclosu Supplemental Box.	sede earlier sheets, but w re in the international app	hich this Authority consid	lers contain an amendment that goes ated in item 4 of Box No. I and the			
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).						
Box Helating to Sequent	e Listing (see Section 60	2 of the Administrative in	istructions).			
4. This report contains indications	relating to the following it	ems:				
☐ Box No. I Basis of the o	pinion		•			
☐ Box No. II Priority						
☐ Box No. III Non-establish	ment of opinion with rega	rd to novelty, inventive s	tep and industrial applicability			
Box No. IV Lack of unity						
	tement under Article 35(2 citations and explanations		inventive step or industrial ent			
☐ Box No. VI Certain docum	nents cited		•			
☐ Box No. VII Certain defec	Box No. VII Certain defects in the international application					
☐ Box No. VIII Certain observations on the international application						
Date of submission of the demand		Date of completion of this	report			
15.02.2005		02.11.2005				
Name and mailing address of the internati	onal	Authorized Officer	_nat fatouto			
preliminary examining authority: European Patent Office - Gi D-10958 Berlin Tel. +49 30 25901 - 0	tschiner Str. 103	Kirsten, K				
Fax: +49 30 25901 - 840		Telephone No. +49 30 259	901-424 it			

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/003049

	Box No. I	Basis of the report				
1.	 With regard to the language, this report is based on the international application in the language in which it we filed, unless otherwise indicated under this item. This report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of: international search (under Rules 12.3 and 23.1(b)) publication of the international application (under Rule 12.4) international preliminary examination (under Rules 55.2 and/or 55.3) 					
2.	With regard to the elements* of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):					
	Description	· Pages				
	-	, rayes	an originally filed			
	1-28		as originally filed			
	Claims, Nur	mbers				
	1-21		filed with telefax on 14.10.2005			
	Drawings, S	Sheets				
	1/5-5/5		as originally filed			
	□ a sequ	nence listing and/or an	y related table(s) - see Supplemental Box Relating to Sequence Listing			
3.	☐ The an	The amendments have resulted in the cancellation of:				
		☐ the description, pages ☐ the claims, Nos.				
		☐ the drawings, sheets/figs				
		sequence listing (spe	ecify): equence listing (specify):			
4.	had not bee	eport has been establi en made, since they h Ital Box (Rule 70.2(c))	shed as if (some of) the amendments annexed to this report and listed below have been considered to go beyond the disclosure as filed, as indicated in the).			
		description, pages claims, Nos.				
	□ the	drawings, sheets/figs				
		sequence listing (sper table(s) related to se	ecify): equence listing (specify):			
	•	• •	ome or all of these sheets may be marked "superseded."			

International application No. PCT/GB2004/003049

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

No:

1-21

Inventive step (IS)

Yes: Claims

1-21

No: Claims

Claims

Industrial applicability (IA)

Yes: Claims

1-21

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following document:
 - D1: US-B1-6 476 830 (MORNINGSTAR CHRIS ET AL) 5 November 2002 (2002-11-05)
- 2. Document D1, which is considered to represent the most relevant state of the art, discloses: a virtual world in which avatars can attach and detach props, and where different events trigger animations of props or avatars. The subject-matter of claim 1,18,20,21 differs from this in that the avatar is being operable to query the prop for the information defining the animation that the avatar is to perform when the avatar interacts with the prop.
 - The subject-matter of claim 1,18,20,21 is therefore new (Article 33(2) PCT).
- 3. The problem to be solved by the present invention may be regarded as providing an effective way of handling the information relating to animations when building a virtual world.
 - The solution to this problem proposed in the dependent claims of the present application is considered as involving an inventive step (Article 33(3) PCT) since the combination of the features of dependent claims is neither known from, nor rendered obvious by, the available prior art.
- 4. Since claims 2-17,19 are dependent on claim 1,18,20 or 21 they also meet the requirements of the PCT with respect to novelty and inventive step.

IAP15 Rec'd PCT/PTO 20 JAN 2006

CLAIMS

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Apparatus for controlling an interactive virtual environment, the apparatus comprising means for defining a virtual environment populated by objects, the objects comprising avatars and props, wherein objects within the virtual environment may be dynamically attached to and detached from other objects, characterised in that one or more of the props has associated with it information defining one or more animations which may be performed by 10 an avatar when said avatar interacts with the prop, the avatar being operable to query the prop for the information defining the animation that the avatar is to perform when the avatar interacts with the prop, and wherein when the prop is dynamically attached to another object, the 15 information defining the animation(s) to be performed by one or more of the avatars during an interaction with the prop, remains associated with the prop.

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- 20 2. Apparatus according to claim 1 wherein, when an object is attached to another object, it inherits the movement of the object to which it is attached.
- Apparatus according to claim 1 or 2 further
 comprising means for storing an animation sequence for subsequent replay or editing.
 - 4. Apparatus according to claim 1 or 2, being an apparatus for playing a computer game.
 - 5. Apparatus according to claim 3, further comprising: means for allowing a user to control the virtual environment to create an animation sequence.

- 6. Apparatus according to any preceding claim, wherein the animation or animations are defined as part of a state machine which is associated with the prop.
- 7. Apparatus according to claim 6 wherein the state machine comprises a state transition which defines an initial state, a final state, and at least one of a prop animation which takes the prop from the initial state to the final state, and an avatar animation which takes the avatar from the initial state to the final state, and optionally back to the initial state.
 - 8. Apparatus according to claim 7 wherein a precondition is associated with one of the states.
 - 9. Apparatus according to any of claims 6 to 8 wherein the state machine has an idle state.
- 10. Apparatus according to claims 3, or any of claims 6
 20 to 9 when appended to claim 3, wherein an animation
 sequence is stored as a script comprising a list of
 commands.
- 11. Apparatus according to claim 10 wherein the25 commands are the same commands as may be entered by a user in order to control the virtual environment.
- 12. Apparatus according to claim 10 or 11 wherein a script contains an instruction which is to be passed to an 30 object in the virtual environment.
 - 13. Apparatus according to claim 12 wherein the instruction is only passed to the object once an animation which precedes it in the script has been played out.

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- 14. Apparatus according to any of the preceding claims, wherein an avatar comprises at least a file defining its appearance, and an animation defining its movements.
- 5 15. Apparatus according to any of the preceding claims, wherein a plurality of avatars share a common animation.
- 16. Apparatus according to claim 15 wherein the common animation is retargeted to fit the size of the avatar in question.
 - 17. Apparatus according to any of the preceding claims, wherein a prop includes a file which specifies a way in which the prop may contain other props.

18. A method of controlling an interactive virtual environment, the method comprising defining a virtual environment populated by objects, the objects comprising

avatars and props, wherein:

objects within the virtual environment may be dynamically attached to and detached from other objects, characterised one or more of the props has associated with it information defining one or more animations which may be performed by an avatar when said avatar interacts with the prop, the avatar being operable to query the prop for the information defining the animation that the avatar is to perform when the avatar interacts with the prop, and wherein when the prop is dynamically attached to another object, the information defining the animation(s) to be performed by one or more of the avatars during an interaction with the prop, remains associated with the prop.

19. A method of controlling an interactive virtual 35 environment according to claim 18, the method comprising the further steps of: allowing a user to control the virtual environment to create an animation sequence; and

storing an animation sequence for subsequent replay or editing.

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20. A computer program which, when run on a computer, causes the computer to carry out the method of any of claim 18 to 19, or to become the apparatus according to any of claims 1 to 17.

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21. A computer readable storage medium having stored thereon a computer program which, when run on a computer, causes the computer to carry out the method of any of claim 18 or 19, or to become the apparatus according to any of claims 1 to 17.

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